EXHIBIT D

Casasi: 49204-04086884-D-ADMAMD 05060Anti-A315 Fitil a 08/12/20 Pagage of 2627

1	GEORGE L. PRAJIN CASBN 280055			
2	LOPEZ & PRAJIN ATTORNEYS AT LAW			
3	500 Newport Center Dr., Suite 600			
4	Newport Beach, California 92660 Telephone: (949) 706-1141			
5	Email: gp@lopezprajin.com			
6	ALEJANDRO MENCHACA CASBN220471			
7	9025 Wilshire Blvd., Suite 500 Beverly Hills, California 90211			
8	Telephone: (626) 554-4744			
	Email: amenchaca@ymail.com			
9 10	UNITED STATE	ES DISTRICT COURT		
	EASTERN DISCTRICT OF CALIFORNIA			
11				
12	YELLOWCAKE, INC., A CALIFORNIA CORPORATION,	CASE NO.: 1:20-CV-00988-DAD-BAM		
14	PLAINTIFF,	FIRST AMENDED COUNTERCLAIM		
15	v.	COUNTERCLAIM		
16	HYPHY MUSIC, INC.,			
17	DEFENDANT.			
18				
19	HYPHY MUSIC, INC.,			
20	COUNTERLAIMANT			
21	V.			
22	YELLOWCAKE, INC.; COLONIZE			
23	MEDIA, INC.; JOSE DAVID			
24	HERNANDEZ; JESUS CHAVEZ SR.			
25				
26				
27				
28				

FIRST AMENDED COUNTERCLAIM

Counterclaimant Hyphy Music, Inc. ("Hyphy Music" or "Counterclaimant"), by and through their undersigned attorneys, allege as follows:

NATURE OF THE ACTION

Counterclaimant bring this action seeking to put an immediate stop to, and to
obtain redress for, Counter-defendants' ongoing and willful infringement of Counterclaimants'
copyrighted recordings and album cover art.

THE PARTIES

- 2. Counterclaimant Hyphy Music, Inc. is a California Corporation with its headquarters in the County of Fresno that does business in the Eastern District of California.
- 3. Counter-defendant Yellowcake, Inc. (hereinafter "Yellowcake") is a California corporation with its headquarters in the County of Stanislaus that does business in the Eastern District of California.
- 4. Counter-defendant Colonize Media, Inc. (hereinafter "Colonize") is a California corporation with its headquarters in the County of Stanislaus that does business in the Eastern District of California.
- 5. Counter-defendant Jose David Hernandez (hereinafter "Hernandez") is an individual and principal of Yellowcake and Colonize, who is informed and believes resides in the County of Fresno and does business in the Eastern District of California.
- 6. Counter-defendant Jesus Chavez Sr. (hereinafter "Chavez") is an individual who resides in the County of Fresno and does business in the Eastern District of California.
- 7. Counterclaimant alleges that at all times relevant to the facts and circumstances of this Counterclaim, each of the Counter-defendants was the subsidiary, parent, agent, principal, manager, officer, director, instrument, alter ego, franchisee, franchisor, employee, employer, master, servant, partner, co-conspirator, and/or successor or predecessor in interest of the other Counter-defendants, and in committing the acts and omissions hereinafter alleged, was acting within the scope of such agency, management, instrumentality, office, directorship, employment, franchise, servitude, partnership, conspiracy, or interest, and with the consent of his, her, or its Counter-defendants.

JURISDICTION

- 9. This is a civil action seeking damages and injunctive relief for copyright infringement under the Copyright Act of the United States, 17 U.S.C. § 101 et seq.
- 10. This Court has subject matter jurisdiction over this copyright infringement action pursuant to 28 U.S.C. §§ 1331 and 1338(a). The Court has supplemental jurisdiction over Counterclaimant's state law claims under 28 U.S.C § 1367.
- 11. This Court has personal jurisdiction over Counter-defendants because, among other things, Counterclaimants Yellowcake and Colonize maintain offices and do business in this District. Counter-defendant Hernandez also does business and resides in the Eastern District. Also, a substantial part of the acts of infringement complained of herein have occurred in the State of California and in this District, and/or Counter-defendants have caused injury to Counterclaimant in the State of California and in this District.
- 12. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391(c) and 1400(a) in that in this District pursuant to 28 U.S.C. §§ 1391(c) and 1400(a) for the reasons set forth above in Paragraph 9. Additionally, this Counterclaim is compulsory based on the filing of the action entitled Yellowcake, Inc. v. Hyphy Music, Inc., Case No. 1:20-CV-00988-DAD-BAM.

GENERAL ALLEGATIONS

- 13. Counterclaimant repeats and realleges every allegation contained in paragraphs 1 through 12 as if fully set forth herein.
- 14. Counterclaimant Hyphy Music is a record label which is in the business of producing, manufacturing, distributing, exploiting, selling, and licensing sound and audiovisual recordings and artwork in the United States.
- 15. Counter-defendant Chavez is the founder and principal of a musical group by the name of Los Originales De San Juan. Los Originales De San Juan is a popular musical group in the area of Spanish-language Regional Mexican music.
- 16. On or about February 2013, Counterclaimant Hyphy Music entered into an oral exclusive recording agreements with Jesus Chavez (hereinafter, "Agreement") whereby Counterclaimant commissioned Chavez, for a period of five (5) years, to exclusively provide

9

11

12 13

1415

16

17

18 19

20

2122

23

2425

2627

28

services as a recording artist in the making of sound and audio-visual recordings embodied in albums listed on Exhibit A (hereinafter, "Los Originales Albums"). Pursuant to the Agreement, Counterclaimant agreed to: 1) select the musical compositions to be recorded on the Los Originales Albums; 2) commission and/or provide the sound engineers and audio visual directors; 2) produce the musical performances to be embodied on the Los Originales Albums; 3) direct the recording and filming of musical and the audio visual performances to be embodied on the Los Originales Albums; and 4) pay Chavez a fixed amount per Los Originales Album. In turn, Chavez agreed to follow Hyphy's artistic direction, perform and record the sound and audiovisual recordings embodying the musical compositions chosen and produced by Hyphy Music, as well as to grant Counterclaimant the non-exclusive right to utilize Counterdefendant Chavez's name and likeness as well as his musical group's name in connection with the exploitation of the Los Originales Albums in perpetuity. In consideration for the services provided and payment thereto, Chavez agreed that Counterclaimant would be the owner of all title, right, and interest in and to the tangible masters of Los Originales Albums and all intellectual property rights in the musical performances embodied in the tangible masters of Los Originales Albums (including without limitation the copyrights and any extensions and renewals thereto) from the inception of the creation of each Los Originales Album.

- 17. In reliance on the above Agreement, in addition to commissioning Counter-defendant Chavez to perform the musical performances embodied on the Masters and paying Chavez for all right title and interest in the Los Originales Albums, Counterclaimant contributed sufficient original authorship in the creation of the Los Originales Albums by selecting the musical compositions, commissioning and directing engineers and directors and/or providing the services itself, directing the recording and filming of the musical and audio visual performances to be embodied on the Los Originales Albums and producing the Los Originales Albums. In doing so, Counterclaimant contributed sufficient originality to these works so as to make Counterclaimant, at minimum, the co-author, co-owner, and joint owner of the Copyrights in works under the Copyright Act.
- 18. Counterclaimant also produced, created, and designed the album cover art associated with the Los Originales Albums. This included, without limitation, Counterclaimant

10 11

12

13 14

15 16

17

18 19

20 21

22 23

24

25 26

27

28

locating and scouting locations, taking the photography and/or commissioning photographers, for the album cover photos were taken, hiring the photographer(s), designing sets/props, assisting in wardrobe, and providing graphic design work (hereinafter, "Los Originales Cover Art").

- 19. Counterclaimant has also registered the copyrights in the Los Originales Albums listed on Exhibit B ("Originales Copyrights"), including the cover art. The copyright registration numbers associated with each of the Los Originales Albums are set forth in Exhibit B. Counterclaimant also registered the copyrights in the Los Originales Cover Art. True and accurate copies of the Los Originales Cover Art and their corresponding copyright registration numbers are set forth in Exhibit C.
- 20. Accordingly, Counterclaimant is the exclusive copyright owner of the Los Originales Albums and Los Originales Cover Art.
- 21. On or about April 2019, Counter-defendant Hernandez had a meeting with Counter-defendant Chavez in the County of Fresno wherein he expressed his interest in exploiting the Los Originales Albums. Counterclaimant is informed and believes that at that time, Counter-defendant Chavez advised Counter-defendant Hernandez that he had entered into a contract with Counterclaimant and that Counterclaimant was the owner of the Los Originales Albums.
- 22. Counter-defendant Hernandez intentionally and willfully misled Counterdefendant Chavez when he wrongfully and mistakenly told him that Counterclaimant had no rights to the Los Originales Albums, was free to sell the subject works to Hernandez's companies, Yellowcake and Colonize, and offered Chavez a significant sum of money to purportedly purchase the rights in the Los Originales Albums. Counter-defendant further induced Counter-defendant Chavez to to ignore his contractual obligations to Counterclaimant by promising to indemnify Chavez in the event Counterclaimant sought legal redress from Chavez. Counter-defendant Hernandez engaged in this conduct, both individually and in his capacity as a principal of Counter-defendants Yellowcake and Colonize, in in an effort to disrupt the contractual relations between Counterclaimant and Counter-defendant Chavez.
 - 23. As a result, thereof, Counter-defendant Chavez purportedly entered into an

agreement with Counter-defendant Yellowcake whereby in exchange for these monies and promises, he wrongfully transferred his ownership and rights in the Los Originales Albums and Cover Art to Counter-defendant Yellowcake. At the time he entered into said agreement with Counter-defendant Yellowcake, Chavez had no such rights to grant.

- 24. On or about May and/or June 2019, Counterclaimant discovered that Counter-defendant Yellowcake and Colonize had created or caused to be created derivative works of the Los Originales Albums and Cover Art, and was distributing, selling, and commercially exploiting these derivative works via such online platforms as ITunes, Apple Music, Spotify, Amazon Music and YouTube, without Counterclaimant's authorization. Counterclaimant is informed and believes and thereon alleges that Counter-defendants Yellowcake and Colonize uploaded derivative works of the Los Originales Albums and Cover Art on YouTube.
- 25. On or about May and June 2020, Counterclaimant first learned that Counterdefendant Yellowcake was unlawfully claiming ownership in the masters and sound recordings embodied in the Los Originales Albums when it sent correspondence to Counterclaimant. These infringing works have previously been included in Exhibit A to Plaintiff Yellowcake's Complaint. As set forth above, Counterclaimant had previously purchased ownership in the masters, sound recordings, and cover art associated with the Los Originales Albums.
- 26. In addition, Counter-defendants Yellowcake and Colonize are also commercially exploiting the Los Originales Cover Art which Counterclaimant created, designed, and owns the copyrights in. The only modification to the cover art being distributed, displayed, and exploited over streaming platforms by Counter-defendants Yellowcake and Colonize that they have removed the logos belonging to Hyphy Music and instead substituted their respective logos. Aside from this substitution of these logos, Counter-defendants' Album Cover Art is identical to Counterclaimant's.
- 27. Counter-defendants Yellowcake and Colonize have no direct license from Counterclaimant for the use of the Los Originales Albums and Cover Art. Accordingly, Counter-defendants do not currently possess any license or authority, nor do they pay any royalties for their ongoing reproduction, and/or display of the Los Originales Album and Cover Art.

17

16

18 19

20 21

22 23

24

25 26

27 28

28. Counter-defendant Colonize and Yellowcake also sent fraudulent DMCA takedown notices to YouTube falsely claiming that Counterclaimant had no right to post or upload the Los Originales Albums and Cover Art. Prior to that time, Counterclaimant had received significant revenue from YouTube and its uploads provided an important and lucrative marketing channel for the Los Originales Albums and Cover Art.

- 29. To date, Counter-defendants' uploads of the Los Originales Albums and Cover Art which are rightfully owned by Plaintiff have generated substantial views on their respective YouTube channels. Counterclaimant is also informed and believes and thereon alleges that Counter-defendants have generated significant sums of monies from their unlawful distribution, licensing, and commercial exploitation of the Los Originales Albums and Cover Art.
- 30. Counter-defendants' use of Counterclaimant's copyrighted materials is a blatant violation of Plaintiffs' rights under federal copyright law and California law.

FIRST CLAIM FOR RELIEF

Direct Infringement of Plaintiffs' Rights Under 17 U.S.C. § 101 et seq. as to the Los Originales Albums

(Against Counter-defendants Yellowcake and Colonize)

- 31. Counterclaimants repeat and reallege every allegation contained in paragraphs 1 through 30 as if fully set forth herein.
 - This claim for relief arises under 17 U.S.C. § 501. 32.
- 33. At all times relevant, Counterclaimant has owned the Los Originales Albums and Los Originales Cover Art and has been the owner of the exclusive rights provided under 17 U.S.C. § 106.
- 34. Counterclaimants' copyrighted works in the Los Originales Albums are sound and audiovisual recordings and are original works of authorship constituting copyrightable subject matter within the meaning of 17 U.S.C. § 102.
- 35. Without authorization or compensation, Counter-defendants Yellowcake and Colonize are willfully and unlawfully reproducing, displaying, and/or publicly performing the Los Originales Copyrights in violation of 17 U.S.C. §§ 106 and 501.

FIRST AMENDED COUNTERCLAIM

28 | | ////

///

36. These unauthorized reproductions, public performances and/or displays are distributed, uploaded, and exploited by Counter-defendants on such streaming services as Spotify, Apple ITunes, Apple Music Pandora, as well as YouTube. In the case of the Los Originales Cover Art, Counter-defendants reproduced such works and made them available without Counterclaimant's permission and/or license.

- 37. Counter-defendants' infringement of Counterclaimants' rights in each of the Los Originales Copyrights constitutes a separate and distinct act of infringement.
- 38. Counter-defendants' acts of infringement are knowing, willful and intentional and in disregard of and indifference to Counterclaimants' rights. As set forth above, Counter-defendants were aware of Counterclaimant's claim of ownership in the Los Originales Copyrights.
- 39. As a direct and proximate result of Counter-defendants' infringement of Counterclaimants' copyrights and exclusive rights under copyright, Counterclaimants are entitled to maximum statutory damages pursuant to 17 U.S.C. Section 504(c) in the amount of \$150,000 with respect to each work infringed, or such other amounts as may be proper under 17 U.S.C. Section 504(c). Alternatively, at Counterclaimants election, pursuant to 17 U.S.C. Section 504(b), Counterclaimant is entitled to its actual damages, including Counterdefendant's profits from the infringement, as will be proven at trial.
- 40. Counter-defendants' conduct is causing and, unless enjoined by this Court, will continue to cause Counterclaimant great and irreparable injury that cannot be fully compensated or measured in money damages. Counterclaimant has no adequate remedy at law. Accordingly, Counterclaimant is entitled to a permanent injunction prohibiting infringement of Counterclaimant's copyrights and exclusive rights under copyright pursuant to 17 U.S.C. § 502.
- 41. Counterclaimant is entitled to its costs and reasonable attorneys' fees pursuant to 17 U.S.C. Section 505.

SECOND CLAIM FOR RELIEF

Direct Infringement of Plaintiffs' Rights Under 17 U.S.C. § 101 et seq. as to the Los Originales Cover Art

(Against Counter-defendants Yellowcake and Colonize)

- 42. Counterclaimants repeat and reallege every allegation contained in paragraphs 1 through 41 as if fully set forth herein.
 - 43. This claim for relief arises under 17 U.S.C. § 501.
- 44. At all times relevant, Counterclaimant has owned the Los Originales Cover Art and has been the owner of the exclusive rights provided under 17 U.S.C. § 106.
- 45. Counterclaimants' copyrighted works in the Los Originales Albums and Cover Art are sound and audiovisual recordings and are original works of authorship constituting copyrightable subject matter within the meaning of 17 U.S.C. § 102.
- 46. Without authorization or compensation, Counter-defendants Yellowcake and Colonize are willfully and unlawfully reproducing, exploiting, and displaying the Los Originales Cover Art in violation of 17 U.S.C. §§ 106 and 501.
- 47. Based on information and belief, it was Counter-defendants Yellowcake and Colonize that determined what cover art should accompany a stream of a sound recording and selected the cover art to be displayed. The cover art which Counter-defendants Yellowcake and Colonize are displaying, exploiting, and reproducing is identical to the Los Originales Cover Art, with the minor exception that Counter-defendants have replaced Counterclaimant's logo with their own logo.
- 48. Counter-defendants' infringement of Counterclaimants' rights in each of the Los Originales Cover Art constitutes a separate and distinct act of infringement.
- 49. Counter-defendants' acts of infringement are knowing, willful and intentional and in disregard of and indifference to Counterclaimants' rights. As set forth above, Counter-defendants' were aware of Counterclaimant's claim of ownership in the Los Originales Cover Art.
 - 50. As a direct and proximate result of Counter-defendants' infringement of

///

////

Counterclaimants' copyrights and exclusive rights under copyright, Counterclaimants are entitled to maximum statutory damages pursuant to 17 U.S.C. Section 504(c) in the amount of \$150,000 with respect to each work infringed, or such other amounts as may be proper under 17 U.S.C. Section 504(c).

- 51. Counter-defendants' conduct is causing and, unless enjoined by this Court, will continue to cause Counterclaimant great and irreparable injury that cannot be fully compensated or measured in money damages. Counterclaimant has no adequate remedy at law. Accordingly, Counterclaimant is entitled to a permanent injunction prohibiting infringement of Counterclaimant's copyrights and exclusive rights under copyright pursuant to 17 U.S.C. § 502.
- 52. Counterclaimant is entitled to its costs and reasonable attorneys' fees pursuant to 17 U.S.C. Section 505.

THIRD CLAIM FOR RELIEF

Temporary, Permanent, and Injunctive Relief (Against Counter-defendants Yellowcake and Colonize)

- 53. Counterclaimant realleges and incorporates by references the allegations set forth in Paragraphs 1 through 52, inclusive, and incorporates them by reference as though fully set forth herein.
- 54. The continuing wrongful acts of Counter-defendants have harmed and continues to harm the interest of Counterclaimant and as a result, Counterclaimant has sustained and will continue to sustain substantial injury and damage to its ownership rights in the Los Originales Albums and Los Originales Cover Art. Unless enjoined, Counterclaimant will suffer irreparable harm for which there is no adequate remedy at law. As such, Counterclaimant seeks injunctive relief prohibiting Counter-defendants from engaging in further infringement and ordering Counter-defendants to destroy any and all copies of infringing work pursuant to 17 U.S.C. §§ 502 and 503.

FOURTH CLAIM FOR RELIEF

Intentional Interference with Prospective Business Advantage (Against Counter-defendants Yellowcake and Colonize)

- 55. Counterclaimant repeats, re-alleges and incorporates by reference in this paragraph the allegations set forth in Paragraphs 1 through 53, inclusive, and incorporates them by reference as though set forth fully herein.
- 56. Counterclaimant was in an economic relationship with YouTube that, if not impeded by Counter-defendants, would have resulted in an economic benefit to Counterclaimant; specifically, by uploading and commercially exploiting the Los Originales Albums and Los Originales Cover Art which generated substantial views. Advertisements would be placed on Plaintiff's videos embodying the Los Originales Masters and Cover Art. The revenue derived from these advertisements would be shared between YouTube and Plaintiff.
- 57. Counter-defendants knew of this economic relationship between Counterclaimants and YouTube and intended to disrupt it. Counter-defendants engaged in wrongful conduct by, among other things, sending fraudulent DMCA takedown notices to YouTube. In doing so, Counter-defendants knew that that their actions were substantially likely to result in interference with Counterclaimant's economic relationship with YouTube.
- 58. Counterclaimant's relationship with YouTube with regard to their video channels was disrupted when YouTube agreed to block Counterclaimant's posting of videos in their YouTube channels and to cease payments of advertising revenues to Plaintiff for advertisements placed on Counterclaimant's videos embodying the Los Originales Masters and Los Originales Cover Art. This deprived Counterclaimants of the revenue that would have earned through the placement of advertisements on Counterclaimant's videos. As such, Counterclaimants were damaged as a result of the disruption of this relationship in an amount to be proven at trial. Counter-defendant's wrongful conduct was a substantial factor in causing this harm to Counterclaimant.
- 59. As such, Counterclaimants have been damages by Counter-defendants and each of them with Counterclaimant's economic relations in an amount to be determined.

FIFTH CLAIM FOR RELIEF

Intentional Interference with Contractual Relations (Against Counter-defendants Hernandez, Yellowcake, and Colonize)

- 60. Counterclaimant repeats, re-alleges and incorporates by reference in this paragraph the allegations set forth in Paragraphs 1 through 59, inclusive, and incorporate them by reference as though set forth fully herein.
- 61. Counter-defendant Hernandez is a principal of Counter-defendants Yellowcake and Colonize.
- 62. On or about April 2019, Counter-defendant Hernandez had a meeting with Counter-defendant Chavez in the County of Fresno wherein he expressed his interest in exploiting the Los Originales Albums. Counterclaimant is informed and believes that at that time, Counter-defendant Chavez advised Counter-defendant Hernandez that Counterclaimant was the owner of the Los Originales Albums.
- 63. Counterdefendant Hernandez intentionally and willfully misled Counterdefendant Chavez when he wrongfully and mistakenly told him that Counterclaimant had no rights to the Los Originales Albums, was free to sell the subject works to Hernandez's companies, Yellowcake and Colonize, and offered Chavez a significant sum of money to purportedly purchase the rights in the Los Originales Albums. Counter-defendant Hernandez further induced Counter-defendant Chavez to ignore is contractual obligations to Counterclaimant by promising to indemnify Chavez in the event Counterclaimant sought legal redress from Chavez. Counter-defendant Hernandez engaged in this conduct, both individually and in his capacity as a principal of Counterdefendants Yellowcake and Colonize, in an effort to disrupt the contractual relations between Counterclaimant and Counterdefendant Chavez.
- 64. As a result, thereof, Counter-defendant Chavez purportedly entered into an agreement with Counter-defendant Yellowcake whereby in exchange for these monies and promises, he wrongfully transferred his ownership and rights in the Los Originales Albums and Cover Art to Counter-defendant Yellowcake. At the time he entered into said agreement with Counter-defendant Yellowcake, Chavez had no such rights to grant.

28 | | ///

///

65. Counterclaimant has now been harmed by Counter-defendants' interference with its Agreement with Chavez. Counter-defendants' conduct was a substantial factor in causing the harm.

66. Counterclaimant's damages will be determined in an amount according to proof at time of trial.

SIXTH CLAIM FOR RELIEF

Unfair Competition Under California Business and Professions Code § 17200 (Against all Counter-defendants Yellowcake, Colonize, and Hernandez)

- 67. Counterclaimant repeats and realleges every allegation contained in paragraphs 1 through 66 as if fully set forth herein.
- 68. Without authorization, Counter-defendants Yellowcake and Colonize are reproducing and performing, or benefitting financially from, aiding, encouraging, enabling, inducing, causing, materially contributing to, or otherwise facilitating the reproduction and performance of Counterclaimant's statutory and common law rights in the Los Originales Albums and Cover Art and have engaged in common law misappropriation. Counter-defendant Hernandez also induced Chavez to breach his agreement with Counterclaimant, in order to purportedly obtain rights which Chavez had no right to give.
- 69. Counter-defendants' conduct as alleged herein constitutes an unfair method of competition and/or an unfair, unlawful, or deceptive practice within the meaning of Section 17200 of the California Business and Professions Code that has caused, and continues to cause, irreparable injury to Plaintiffs' business, goodwill and reputation.
- 70. Counter-defendants' actions, if not enjoined, will continue. Plaintiffs have no adequate remedy at law and are entitled to permanent injunctive relief.
- 71. As a result of Counter-defendants' unfair, unlawful or deceptive practices as set forth herein, Counterclaimant has suffered damage and is entitled to restitution in such amounts as will be proven at trial.

SEVENTH CLAIM FOR RELIEF

Conversion

(Against Counter-defendant Yellowcake)

- 72. Counterclaimant repeats and reallege every allegation contained in paragraphs 1 through 71 as if fully set forth herein.
- 73. Counterclaimant owns the tangible master recordings embodying the musical performances contained in the Los Originales Albums (hereinafter, "Masters").
- 74. Counter-defendant Yellowcake intentionally interfered with Counterclaimant's ownership and rights in the Masters by claiming ownership in such property, exercising dominion in such property, exploiting such property, and interfering with Counterclaimants' ability to commercially exploit such property. Counter-defendant's use and exploitation of the Masters was done without the consent of Counterclaimant.
- 75. As a result, Counterclaimant has been harmed and Counter-defendant's conduct was a substantial factor in causing Counterclaimant's harm, the amount which will be proven at time of trial.

EIGHTH CLAIM FOR RELIEF

Breach of Oral Contract

(Against Counter-defendant Jesus Chavez Sr.)

- 76. Counterclaimant repeats, re-alleges and incorporates by reference in this paragraph the allegations set forth in Paragraphs 1 through 75, inclusive, and incorporate them by reference as though set forth fully herein.
- 77. Counter-defendant Chavez is the founder and principal of a musical group by the name of Los Originales De San Juan. Los Originales De San Juan is a popular musical group in the genre of Spanish-language Regional Mexican music.
- 78. On February 2013, Counterclaimant Hyphy Music entered into an oral exclusive recording agreements with Jesus Chavez (hereinafter, "Agreement") whereby Counterclaimant commissioned Chavez, for a period of five (5) years, to exclusively provide services as a recording artist in the making of sound and audio-visual recordings embodied in albums

FIRST AMENDED COUNTERCLAIM

(hereinafter, "Los Originales Albums"). Pursuant to the Agreement, Counterclaimant agreed to:

1) select the musical compositions to be recorded on the Los Originales Albums; 2) commission and/or provide the sound engineers and audio visual directors; 2) produce the musical performances to be embodied on the Los Originales Albums; 3) direct the recording and filming of musical and the audio visual performances to be embodied on the Los Originales Albums; and 4) pay Chavez a fixed amount per Los Originales Album. In turn, Chavez agreed to follow Hyphy's artistic direction, perform and record the sound and audiovisual recordings embodying the musical compositions chosen and produced by Hyphy Music, as well as to grant Counterclaimant the non-exclusive right to utilize Counter-defendant Chavez's name and likeness as well as his musical group's name in connection with the exploitation of the Los Originales Albums in perpetuity. In consideration for the services provided and payment thereto, Chavez agreed that Counterclaimant would be the owner of all title, right, and interest in and to the Los Originales Albums (including without limitation the copyrights and any extensions and renewals thereto) from the inception of the creation of each Los Originales Album.

- 79. On April 2019, Counter-defendant Chavez breached the agreement by without limitation, purportedly transferring, licensing, selling, and/or authorizing Counter-defendants Yellowcake Colonize to exploit the Los Originales Albums and Cover Art.
- 80. As a proximate result of Counter-defendant Chavez's breach, Counterclaimant has been damaged in an amount of \$1,000,000.00.

PRAYER FOR RELIEF

WHEREFORE, Counterclaimant prays for judgment as follows:

ON THE FIRST AND SECOND CLAIMS FOR RELIEF

- 1. For actual or statutory damages for each of the Los Originales Albums and Los Originales Cover Art infringed upon pursuant to 17 U.S.C. §504.
- 2. For damages in such amount as may be found, and requiring Counter-Defendants to account for and pay over to Plaintiff all profits derived from all acts of copyright infringement; alternatively, for statutory damages in the amount of \$150,000 with respect to each copyright work involved in the action, for all infringements with respect to the copyrighted work concerned, or for such other amount as may be proper pursuant to 17 U.S.C. § 504(c).
 - 3. For Counterclaimant's reasonable attorney's fees and costs.

4. For such other relief as the Court deems just and proper.

ON THE THIRD CLAIM FOR RELIEF

For a temporary, preliminary and permanent injunction enjoining Counter-defendants, and each of them and their agents, servants, employees and co-venturers, and all persons in active concert or participation with them who receive actual notice of the order by personal service or otherwise, from engaging in or performing any of the following acts:

- 1. Commercially exploiting, displaying, reproducing, licensing, selling, distributing, or uploading the Los Originales Albums set forth in Exhibit B and works defined and/or described by Yellowcake in its Complaint as "Yellowcake's Copyrighted Works". In furtherance thereof, Counter-defendants shall not upload any of the Los Originales Albums or works defined and/or described as "Yellowcake's Copyrighted Works" onto any streaming platform including without limitation, YouTube, Spotify, ITunes, Apple Music, Spotify, or Amazon Music.
- 2. Commercially exploiting, displaying, reproducing, licensing, selling, distributing, or uploading the Los Originales Cover Art set forth in Exhibit C. In furtherance thereof, Counterdefendants shall not upload any of the Los Originales Cover Art onto any streaming platform including without limitation, YouTube, Spotify, ITunes, Apple Music, Spotify, or Amazon Music.
- 3. The Court shall also order Counter-defendants to remove from the Internet and any and all online platforms any of the Los Originales Albums which Counter-defendants are presently exploiting, distributing, licensing, or selling. This includes removing all works described by Yellowcake in its Complaint as "Yellowcake's Copyrighted Works".
- 3. The Court shall also order Counter-defendants to reverse the strikes associated with any DMCA takedown notices as to the Los Originales Albums.
- 4. The Court shall order Counter-defendants to destroy all copies of the Los Originales Albums or works defined and/or described by Yellowcake in its Complaint as "Yellowcake's Copyrighted Works" that Counter-defendants have downloaded, uploaded, stored, or maintained in any way.
 - 5. The Court shall order Counter-defendants from engaging in any other activity

- 1	1		
1	constituting an infringement of Counterclaimants' Los Originales Albums and Cover Art.		
2		6.	For Counter-defendant's profits from its infringement in an amount according to
3	proof.		
4		7.	For actual damages in an amount according to proof.
5		8.	For Counterclaimant's reasonable attorneys fee and costs.
6		9.	For such other relief as the Court deems just and proper.
7			ON THE FOURTH CLAIM FOR RELIEF
8		1.	For actual and compensatory damages in an amount in excess of One Million
9	Dollars	s (\$1,00	00,000.00).
10		2.	For exemplary or punitive damages in an amount according to proof.
1			ON THE FIFTH CLAIM FOR RELIEF
12		1.	For actual and compensatory damages in an amount according to proof.
13		2.	For exemplary or punitive damages in an amount according to proof.
14			ON THE SIXTH CLAIM FOR RELIEF
15		1.	For actual and compensatory damages according to proof, and to pay statutory
16	damag	es, and	restitution
17			ON THE SEVENTH CLAIM FOR RELIEF
18		1.	For actual and compensatory damages in an amount not less than \$1,000,000.00
19		2.	For punitive damages.
20			ON THE EIGHTH CLAIM FOR RELIEF
21		1.	For actual damages in an amount according to proof, but not less than
22	\$1,000	,000.00	
23			ON ALL CLAIMS FOR RELIEF
24		1.	For all costs of suit herein.
25		2.	For such other relief as the Court deems just and proper.
26	///		
27	///		
28	///		

1	Dated: August 28, 2020	LOPEZ & PRAJIN
2	2 44641 1148484 20, 2020	
3		
4		
5		By: <u>George L. Prazin</u> George L. Prajin, Attorney for
6		Counterclaimant
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

Cases: 2020/c0096688-DAD/MAMPOSWOMMer: 315 Filler 080/02/200 Page 920: 2627

DEMAND FOR JURY TRIAL Counterclaimant hereby demands a trial by jury. Dated: August 28,2020 LOPEZ & PRAJIN George L. Prajin, Esq. Attorneys for the Counterclaimant

1	EXHIBIT "A"
2	Los Originales Albums
3	1. Los Originales de San Juan- Amigos y Contrarios
4	1) Amigos y Contrarios
5	2) El Tucan
6 7	3) El Buchon
8	4) El Puma de Tlazazalca
9	5) Custodio Alvarez
10	6) Dos Perros Malnacidos
11	7) Rolando Junior
12 13	8) Javier Guerrero
14	9) Hugo S. Salazar
15	10) Hoy Que Mis Hijos Se Fueron
16	11) Jesus Herrera
17	12) Corrido de Monchis
18 19	13) Hartate Mugroso
20	14) La Carera
21	2. Los Originales de San Juan-Naci Con Suerte de Rey Con Mariachi
22	1) Naci Con Suerte de Rey
23	2) Don Miguel Herrera
24 25	3) Volver a Vivir
25 26	4) Fiesta En Mi Rancho
27	5) Que Bonito
28	6) Que Vuelva Conmigo
	FIRST AMENDED COUNTERCLAIM

Casasti 2020/t0086888-DARAND 400400Anti At315 FTill act 8/1/20 Page 92122 2627

1		7) Padre
2		8) Sin Llorar y Como Amigos
3		9) Devuelveme El Corazon
5		10) Que de Raro Tiene
6		11) Tarde Duo Con Paty Alvizo
7		12) Miraron Llorar A Este Hombre
8 9	3. Los Ori	iginales de San Juan- Corridos de Poca M 1) El Carlichi
10		2) Sin Fortuna
2		3) El Fantasma
13		4) Javier Fernandez
4		5) El Original
15		6) Manuel Gonzalez
6		7) Amanda Varela
8		8) Cuando No Se Nace Rico
9		9) Mi Viejo
20		10) Tan Solo Penas
21 22	4. Los Orig	inales de San Juan-El Campesino 1) El Campesino
23		2) Solo Dios
24 25		3) El Arbol
26		4) El Paniqueado
27		5) Dinero Manchado
28		6) Corrido del Cach
		FIRST AMENDED COUNTEDCI AIM

1	7) El Corrido de Camilo
2	8) El Martelito
3	9) Chicano Jaliciense
4	10) Miguel Fuentes
5	11) En Una Cajita de Oro
6	12) Mis Hijos Son Mi Tesoro
7	13) Marili
9	 14) Suplica de Un Padre 5. Los Originales de San Juan-Desde La Cantina de Mi Barrio CD/DVD
10	1) Mi Ultimo Deseo
11	2) La Peda
12	3) Paloma En Su Nido
13 14	4) El Morralito
15	5) Me Llaman Lineas de A Metro
16	6) Naci Con Suerte de Rey
17	7) El Tequilero
18	8) El Clavo
19 20	9) El Jabali
21	10) Con Una Copa En Mi Mano
22	11) La Cantina de Mi Barrio
23	12) El Carlichi
24	13) Vida Prestada
25	
26	14) Fuiste Todo Para Mi
27	15) Eladio Mora
28	

1	6.	Los Originales de San Juan-Nuestra Historia CD/DVD
2		1) El Rey del Cristal
3		2) El Aguacatero Michoacano
4		3) El Patas de Diablo
5		4) El Cara de Chango
7		5) La Raza Michoacana
8		6) La Caspa del Diablo Ft. El Sinaloa
9		
10		7) La Troca del Mono Negro
11		8) Deje de Engordar Marranos
12		9) El Jardinero
13		10) El Grande de Michoacan
14		11) Rey de Reyes
15		12) Pakas de A Kilo
16 17		13) La Muerte de Manuelon
18		14) Corrido del Charapo
19		15) Los Cuatro Amigos
20		16) El Numero Gratis
21		
22		
23		
24		
25		
26		
27		
28		

1		EXHIBIT "B"
2		LOS ORIGINALES COPYRIGHTS
3		Sound Recording
4	1.	Los Originales de San Juan- El Campesino-
5		SR 0000810777
6	2.	Los Originales de San Juan- Corridos de Poca M
7		SR 0000869114
8	3.	Los Originales de San Juan- En Vivo Desde La Cantina de Mi Barrio – SR
9		0000820139
10	4.	Los Originales de San Juan- Nuestra Historia En Vivo-
1		SR 0000876925
12		
13		AUDIOVISUAL WORKS
4		Motion Picture DVDs
15	1.	Los Originales de San Juan - Desde La Cantina de Mi Barrio –
16		PA 0002117425
17	2.	Los Originales de San Juan- Nuestra Histeria (En Vivo)-
18		PA 0002251974
19		Music Videos
20	1.	Los Originales De San Suan- El Cara de Chango (En Vivo) –
21		PA 0002198824
22	2.	Los Originales De San Juan- El Morralito (En Vivo)
23		PA 0002204506)
24		
25		LOS ORIGINALES
26		COVER ART
27	1.	Los Originales de San Juan "En Vivo Desde la Cantina de Mi Barrio" - VA
28		0002204940

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

2.	Los Originales de San Juan	"El Campesino"	- VA	0002204942

- 3. Los Originales de San Juan "Corridos de Poca M..." VA 0002204354
- 4. Los Originales de San Juan "Amigos y Contrarios" VA 0002204356
- 5. Los Originales de San Juan "Naci Con Suerte de Rey" VA 0002204941

CERTIFICATE OF SERVICE I HEREBY CERTIFY that on August 28,2020, I electronically filed the foregoing with the document with the Clerk of the Court using the CM/ECF filing system. I also certify that the foregoing document is being served this date on all counsel of record or pro se parties as follows: THOMAS P. GRIFFIN, JR. Esq. HEFNER, STARK & MAROIS, LLP 2150 RIVER PLAZA DRIVE, SUITE 450 SACRAMENTO, CA 95833 SETH L. BERMAN, sq. ABRAMS, FENSTERMAN, FERNSTERMAN, EISMAN, FORMATO, FERRARA, WOLF & CARONE, LLP In the manner specified, either via transmission of Notices of Electronic Filing generated by the CM/ECF system or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing. George L. Prajin